1 Jeffrey M. Tillotson, P.C. (CA SBN 139372) Tillotson@lynnllp.com 2 LYNN TILLOTSON PINKER & COX, L.L.P. 2100 Ross Avenue, Suite 2700 3 Dallas, Texas 75201 (214) 981-3800 - Telephone 4 (214) 981-3839 - Telecopier 5 ATTORNEYS FOR DEFENDANT SAMSUNG TELECOMMUNICATIONS AMERICA L.L.C., 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 SHANE GALITSKI, RICHARD CASE NO. 8:CV-12-00903-CJC (JRPx) TALIAFERRO and BRIAN 11 NEWBOLD, individually and on behalf STIPULATION TO EXTEND TIME of all others similarly situated, TO RESPOND TO INITIAL 12 COMPLAINT BY NOT MORE THAN Plaintiffs, 30 DAYS (L.R. 8-3) 13 Complaint Served: June 12, 2012 v. 14 Current Response Date: July 3, 2012 **SAMSUNG** 15 New Response Date: July 24, 2012 TELECOMMUNICATIONS, 16 AMERICA, LLC, a New York corporation, 17 Defendant. 18 19 Pursuant to Local Rule 8-3, Plaintiffs Shane Galitski, Richard Taliaferro and Brian 20 Newbold, individually and on behalf of all others similarly situated (collectively 21 22 Telecommunications "Plaintiffs") and Defendant Samsung America. L.L.C. 23 ("Defendant"), by and through their attorneys of record, hereby agree and stipulate that 24 Defendant shall have up to, and including, July 24, 2012, to respond to Plaintiffs' initial 25 26 Class Action Complaint for Damages and Equitable Relief in the above-captioned case. 27 28 Page 1 STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT BY NOT MORE THAN 30 DAYS (L.R. 8-3)

1	This is the first stipulation extending Defendant's time to respond, and does not		
2	extend Defendant's time to respond by more than thirty (30) days.		
3			
4	IT IS	S SO STIPULATED	).
5	DATE:	July 2, 2012	Respectfully submitted,
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13			ATTORNEYS FOR DEFENDANT
14			SAMSUNG TELECOMMUNICATIONS AMERICA L.L.C.
15			L.L.C.
16	Dated: Ju	ıly 2, 2012	DOYLE LOWTHER, LLP
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1 **CERTIFICATE OF SERVICE** 2 The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on all counsel of record in accordance with the 3 FEDERAL RULES OF CIVIL PROCEDURE on July 3, 2012. 4 5 VIA ECF VIA ECF William J. Doyle John A. Lowther (SBN 207000) 6 bill@doylelowther.com john@doylelowther.com 7 Katherine S. Didonato James R. Hail (SBN 202439) kate@doylelowther.com jim@doylelowther.com 8 DOYLE LOWTHER, LLP DOYLE LOWTHER, LLP 9 1801 Century Park East, 24th Floor 10200 Willow Creek Road Los Angeles, CA 90067 Suite 150 10 213.867.1777 - Telephone San Diego, CA 92131 11 213.867.9922 - Telecopier 858.935.9960 - Telephone 858.939.1939 - Telecopier 12 13 VIA ECF VIA ECF Alan M. Mansfield Thomas E. Glynn 14 alan@clgca.com tom@glynnlawgroup.com THE CONSUMER LAW GROUP 15 **GLYNN LAW GROUP** 10200 Willow Creek Road, 10200 Willow Creek Road, 16 Suite 160 Suite 170 San Diego, CA 92131 17 San Diego, CA 92131 619.308.5034 - Telephone 858.271.1100 - Telephone 18 888.341-5048 - Telecopier 858.876.1530 - Facsimile 19 VIA ECF Marc R. Stanley 20 marcstanley@mac.com 21 Martin Woodward Scott Kitner 22 STANLEY-IOLA, LLP 23 310 Monticello Avenue, Suite 750 Dallas, Texas 75205 24 214.443.4300 - Telephone 25 214.443.0358 - Telecopier 26 <u>s/ Jeff Tillotson</u> 27 Jeff Tillotson 28

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